Case 6:14-bk-12555-WJ Doc 79 Filed 08/15/14 Entered 08/15/14 16:02:12 Desc

Page 1 of 8 Main Document James Couri Debtor Pro Se FILED 1 78365 Highway 111 (Ste. 322) La Quinta, CA 92253 2 AUG 15 2014 760-346-2808 3 CLERK U.S. BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA BY: Deputy Clerk 4 5 UNITED STATES BANKRUPTCY COURT 6 CENTRAL DISTRICT OF CALIFORNIA 7 8 RIVERSIDE DIVISION 9 10 11 Case No. 6:14-bk-12555-WJ In re 12 (& all affiliated Adv. Proc.s) 13 Chapter 7 JAMES C. COURI, 14 **DECLARATION OF JAMES COURI,** Debtor. **SELF-REPRESENTED, SEEKING** 15 IMMEDIATE STAY OF ALL 16 PROCEEDINGS DUE TO STAGE FOUR CANCER, ETC. 17 18 Date: August 21, 2014 Time: 1:30 PM 19 Courtroom 304 20 21 22 23 24 25 26 27

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James Couri Chapter 7 6:14-bk-12555-WJ

James Couri being duly sworn declares as follows:

1. I am the Debtor, not a lawyer, and am self-represented herein. I make this Declaration seeking an immediate Stay of all proceedings in this Case for the following reasons. (An out of state lawyer who is an old friend has assisted me in the preparation of this Document and my Motion to the New York Appellate Division 1st Dept).

2. I filed the Petition on 2-28-14 in an attempt to consolidate two Cases in New York
Supreme Court involving Claims against a John Siebert and his PC (collectively "Siebert"). I
have been seriously ill and under constant medical attention for many years and have chronic
cardiac disease and arterial blockages with 8 stents. I have been in cancer treatment since
2006 for stage four melanoma cancer. I have presented this Court with evidence of these
medical issues. I have not been able to travel since 2008. I undergo PET-CT Scans every
three months to monitor any progression of cancer.

3. On June 2, 2014 a Pet-CT Scan revealed active and recurring stage four melanoma cancer. On or about June 27, 2014 I underwent surgery to remove one tumor which further confirmed stage four cancer. These Medical Records are before the Court. I am now undergoing highly toxic Chemo-Infusion Cancer Treatments which have a debilitating effect on my physical and mental capacities. On Aug 11, 2014 I wrote a letter to the Court, attached here explaining these matters in detail. I also have a Motion pending to Dismiss this Case as I am gravely ill and self represented. The Siebert activity is a vendetta for my aiding in the

exposing of Siebert as a perjurer, a morally unfit doctor, a sex pervert and a thief. Siebert admits that he owes me a fortune and simply has avoided paying his obligations for years by hiring shady lawyers to intimidate and extort me and his other victims that Siebert has robbed and-or sexually abused.

- 4. It is now clear that I am not physically or mentally able to represent myself as a result of my cancer treatment and I require time to undergo treatment and additional surgeries.
- 5. Further to that, I have requested a Dismissal of this Case outright. Other than my Claims against Siebert, this is a "no asset case". I had hoped that the Siebert matters would be Removed to this Court in the interest of Justice, for resolution. Siebert has his own agenda and I cannot focus on these matters while facing death. I surely cannot travel to New York.
- 6. As far as I am concerned, Siebert is a nationally known thief and "morally unfit" pervert. He has been exposed as a narcotics salesman, a morally-unfit doctor and a pedophile. No legitimate hospital on the planet would have him on staff even as a porter. Siebert has admitted to abusing sexually and financially many patients and others. He has been evicted out of many medical offices and fired by every hospital affiliation he ever had in NY. Siebert's list of vocal Victims has grown and Siebert's attempt to "gag" them has not been successful. Siebert has been literally thrown on the street by landlords Brown Harris Stevens and others. The man is a menace, a disgrace and a sociopath whose day of reckoning is yet to

1 come. I need time to regain my physical strength and mental clarity in order to protect my 2 3 rights and seek justice. I am presently severely debilitated and unable to function properly. 4 5 7. Accordingly, I ask that this Court Stay these matters to allow me to deal with my medical 6 care. 7 8 9 8. The fact is Siebert is not a bona-fide creditor here and his Adv-Proc is replete with self-10 serving lies without any evidence other than an incorrect list of sums supposedly paid to 11 companies (none to me) that Siebert was a control person and who were Released. Siebert is 12 13 listed in the Petition as a "disputed creditor"; his claim as "creditor" I have disputed with 14 Evidence. 15 16 9. The "Remanding" to NY Court of the Siebert matters where Siebert has no nexus and 17 18 where I cannot even remotely defend myself or prosecute my claims would be a gross 19 miscarriage of justice and have a devastating negative effect on me and the legitimate 20 Creditors of this Bankruptcy. 21 22 10. I ask that the Court Stay any determination on the Siebert Remand Motion until my 23 24 medical situation is resolved and my "Objections to the Siebert Claims" resolved or this Case 25 is Dismissed. I also need the time to try to seek the retention of legal counsel as the entire 26 Siebert situation gives rise to very serious concern. 27 28

1 2 3 11. The US Bankruptcy Court is not supposed to be used as a platform by a admitted and 4 proved liar "Siebert" to engage in trickery, vendettas, retaliation, perjury and extortion of a 5 debtor in a no asset case while scheming to avoid paying his obligations. 6 7 8 12. One cam only ask why lawyer Richardson would file a false Adv. Proc. and other 9 Documents without any basis in fact or law, and that are simply "made-up" to defend Siebert, 10 a disgraced doctor and an admitted predator who was "evicted" out of New York and 11 Suspended as a doctor for abusing patients and worse. Lawyer Richardson's Adv. Proc. is 12 13 replete with lies and hearsay, and continues to paper-blitz to harass and annoy an ill, 75-year 14 old bankrupt. Would not a Hearing to establish the truth be in order when I am physically 15 and mentally able to protect myself? 16 17 18 13. I recently Filed a Motion at the App Div 1st Dept. in NY seeking an enlargement of time 19 to perfect my Appeal in Case # 107240-04 of the JSC Wooten Decision of 12-24-13, the 20 foundation of the supposed "Inquest" on Siebert's "counterclaims". The fact is Siebert's 21 "counterclaims" were released, and barred by Statute of Limitations in a Dismissed Case, and 22 23 belied by the evidence. (See CPLR 3404, NY Courts). 24 25 14. The fact is that the JSC Wooten 12-24-13 Decision is so flagrantly unjust that if the Case 26 is Remanded, I have a friend who will aid me in a Motion for a Stay of any Activity or 27 28 "Railroading-Inquest" pending the outcome of my Appeal.

15. I apologize for not being able at this time to function in a Court setting and defend myself. WHEREFORE: I respectfully ask this Court for a Stay of all proceedings for at least 90 days as I am self represented and cannot properly or at all defend myself due to mental and physical incapacitation caused by stage four cancer treatment of highly toxic chemo-therapy; and I respectfully ask this Court to Stay any Decision on "Remand" so that it can be proved that Siebert is not a Creditor in this Case and that the Siebert-Richardson Adv. Proc. is a retaliatory scam replete with outright lies. I declare under penalty of perjury under the laws of the United States that the forgoing is true and correct to the best of my knowledge information and belief. Dated: Aug. 14, 2014, La Quinta CA

JAMES COURI

78365 Highway 111, Suite 322, La Quinta, CA 92253 . 760-346-2808

August 11, 2014

The Honorable Wayne E. Johnson US Bankruptcy Court 3420 Twelfth Street (Suite 345) Riverside, CA 92501-3819

Re: Chapter 7 Bankruptcy (Debtor James Couri)

Via: FedEx

Case 6:14-bk-12555-WJ, Adv. Proc. 6:14-ap-01143-WJ, etc.

Ref: Hearing Date

Dear Judge Johnson:

I am undergoing very toxic and debilitating Chemo-Infusion treatment at UCLA. The effects of the drugs have resulted in my mental and physical abilities being adversely impacted. One of the drugs I am being administered is "Yervoy-Ipilimumab". As the Court knows, I also suffer from severe coronary artery disease with eight stents, COPD, lung metastasis and metastasis to lymph nodes and chronic gastro-intestinal dysfunctions due to the removal of my esophagus as a result of dysplasia. Presently, I am struggling to walk and am in constant pain. My cancer treatment will be ongoing for a long time with probable surgeries as well.

Accordingly, and since I am self-represented, I respectfully ask the Court if the Hearing scheduled for Aug. 21, 2014 can be adjourned to September 2, 2014 at 10:30AM when Motions for "Dismissal due to health" and "Objection to Siebert and PC Claims" are to be heard. Hopefully by then I will be able to function a little better. Presently, I am physically having great difficulty and experiencing mental disorientation. Traveling even short distances and attempting to partake in any Court contested matters would be an impossible task for me due to the gravity of my medical circumstance. Much of my medical issues have been revealed to the Court by Hospital Records, Surgery and Biopsy Reports, Pet-Ct Scan Reports and Doctor Affidavits.

I thank the Court for its understanding of my situation.

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James Couri

cc: D. Richardson Esq.

EXHIBIT

PROOF OF SERVICE OF DOCUMENT